of referring to an act supposed to have passed in eighteen hundred CHAP. 200. and eight.

CHAP. CCI.

An Act for the benefit of Margaret Draper, of Caroline County. Lib. Passed Jan 7, 1812 TH. No. 3, fol. 228. A Private Act.

CHAP. CCII.

A Supplement to an act, entitled, An act to confirm the location of the Passed Jan 7, 1912, Turnpike Roads therein mentioned, passed at June session eighteen hundred and nine(a). Lib. TH. No. 3, fol. 288. (a) Ch. 2. See 1804, ch. 51.

WHEREAS it is represented to this general assembly by the per preamble, tition of the president, managers and company, of the Baltimore and Frederick-town, the Baltimore and Reister's-town, and the Baltimore and York-town Turnpike Roads, that since the passage of the act to which this is a supplement, they have completed the whole of the said roads, therefore,

1. BE IT ENACTED, by the General Assembly of Maryland, That Locations confirmed. the roads turnpiked by the Baltimore and Frederick-town, the Baltimore and Reister's-town, and the Baltimore and York town Turnpike Road Companies, severally and respectively, as at present located, turnpiked and licensed, be and the same are hereby confirmed.

CHAP. CCIII.

An Act to correct a mistake in the Beed therein mentioned (a). Lib. Passed Jan 7, 1818 TH. No. 3, fol. 289. A Private Act.

(a) From chancellor Rogers to Aquila Galloway for part of a tract of land called Sewell, lying in Baltimore county, purchased by him of the intendant of the revenue.

CHAP. CCIV.

A Supplement to an act*, entitled, An act to reduce into one the seve- Passed Jan 7, 1812 ral Acts of Assembly respecting Elections, and to regulate said Elections. Lib. TH. No. 3, fol. 290.

1. BE IT ENACTED, by the General Assembly of Maryland, That Penalty on perif any candidate, or any other person or persons whatever, shall, sons giving any at any time before, or on the day of any election, to be held in virtue of the law to which this is a supplement, give or bestow, or directly or indirectly promise any gift or reward to secure any person's vote or ballot at any such election, any such person or candidate so offending, shall, on conviction thereof in the county court of the county wherein such offence may be committed, be fined at the discretion of the court, a sum not exceeding five hundred dollars, and suffer such imprisonment as the court may adjudge, not exceeding six months.

2. And BE IT ENACTED, That all fines and penalties created and How to be recoimposed by this act, shall be recovered in the same manner as fines vered. and penalties are, by the act to which this is a supplement.

CHAP. CCV.

An Act to authorise the Mayor and City Council of Baltimore to make Passed Jan 7, 1812 an additional compensation to the present Chief Justice of the Court of Over and Terminer and Gaol Delivery for Baltimore County. Lib. TH. No. 3, fol. 291.

This act ceased to have any operation after the death of the then chief justice.